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inclusive,

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8	Attorneys for Defendants Victor Valley Transit Authority; Dinorah Aguilar; Transdev Services, Inc., and; Veolia Transportation Services, Inc.		
9	Transdev Services, Inc., and; Veolia Transp	portation Services, Inc.	
10	LINUTED STATES D	ISTRICT COURT	
10	UNITED STATES DISTRICT COURT		
11	CENTRAL DISTRICT OF CALIFORNIA		
12	MARGARET KEIPER and DAIL	Case No. 5:15-cv-00703-BRO(SPx)	
13	KEIPER, JR., Individually and as the		
14	Successors-in-Interest to DAIL KEIPER, SR., Deceased		
15	Plaintiffs,		
16	V.	NOTICE OF NON-OPPOSITION	
17	VICTOR VALLEY TRANSIT		
18	AUTHORITY, a Government entity;		
19	DINORAH AGUILAR; TRANSDEV SERVICES, INC., A Maryland		
20	Corporation; VEOLIA		
21	TRÂNSPORTATION SERVICES, INC., A Corporation; STEVEN KILTY;		
	FBN TRANSPORTATION, LLC, a		
22	Wisconsin Limited Liability Company;		
	MARDAN TRANSPORTATION LLC,		

Defendants

a Wisconsin Limited Liability Company; AMSTON SUPPLY, INC., a Wisconsin Corporation; and DOES 1 through 100,

VICTOR	VALLEY	TRANSIT
AUTHORITY	Y, a goverr	nment entity;
DINORAH	AGUILĀR, a	an individual;
TRANSDEV	SERVICES	S, INC., a
Maryland	corporation;	VEOLIA
TRANSPOR	ΓΑΤΪ́ΟΝ	SERVICES,
INC., a corpo	ration,	

Cross-Claimants,

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STEVEN KILTY, an individual; FBN TRANSPORTATION, LLC, a Wisconsin Limited Liability Company; MARDAN TRANSPORTATION LLC, a Wisconsin Limited Liability Company; AMSTON SUPPLY, INC., a corporation; and DOES 1 to 10, inclusive,

Cross-Defendants.

VICTOR VALLEY TRANSIT AUTHORITY, a government entity; DINORAH AGUILAR, an individual; TRANSDEV SERVICES, INC., a Maryland corporation; VEOLIA TRANSPORTATION SERVICES, INC., a corporation,

Third-Party Plaintiffs,

V.

THE UNITED STATES OF AMERICA; DOES 1 through 10, inclusive,

Third-Party Defendants.

Defendants Victor Valley Transit Authority (hereinafter "VVTA"), Transdev Services, Inc. and Veolia Transportation Services, Inc. (hereinafter collectively referred to as "Veolia"), and Dinorah Aguilar (all four parties together will be

referred to as the "Bus Defendants"), by and through their undersigned counsel, hereby file their Notice of Non-Opposition to Plaintiffs' Motion to Extend Time for Service of the Complaint on Mardan Transportation (Setting #1).

DATED this 26th day of August, 2015.

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Attorneys for Defendants Victor Valley Transit Authority; Transdev Services, Inc.; Veolia Transportation Services, Inc.; and Dinorah Aguilar 1

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CERTIFICATE OF SERVICE

I hereby certify that I am an employee of Weinberg, Wheeler, Hudgins, Gunn & Dial, LLC, and that on the day of August, 2015, the foregoing **NOTICE**OF NON-OPPOSITION was served by e-service, in accordance with the Electronic Filing Procedures of the United States District Court.

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Attorneys for Defendants Steven Kilty; FBN Transportation, LLC and Amston Supply, Inc.

An employee of WHINBERG, WHEELER, HUDGINS, GUNN & DIAL, LLC